## THE DAILY BULLETIN BYERY MORNING (MONDAYS EXCEPTED). E. A. Burnett, · · Publisher. Only Morning Daily in Southern Illinois Largest Circulation of any Daily in

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Southern Illinois.

OFFICIAL PAPER OF ALEXANDER COUNTY

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E. A. Burnett Cairo Illinois."

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### Democratic Ticket.

For President, WINFIELD SCOTT HANCOCK. of Pennsylvania. For Vice-President, WILLIAM H. ENGLISH. of Indiana.

### Democratic State Ticket.

For Governor, LYMAN TRUMBULL, of Cook County.

For Lieutenant-Governor. LEWIS B. PARSONS. of Clay County.

For Secretary of State, JOHN H. OBERLY, of Alexander County.

For Auditor, LOUIS C. STARKEL, of St. Clair County. For Treasurer. THOMAS BUTTERWORTH. of Winnebago County.

For Attorney-General LAWRENCE HARMON, of Peoria.

### Congressional Ticket. For Congress, 18th district,

WILLIAM HARTZELL, of Randolph County.

### Senatorial Ticket.

For Senstor of the 50th district, WM. A. LEMMA. of Jackson county.

### Representative Ticket.

For Representatives. D. T. LINEGAR, of Alexander county H. R. BUCKINGHAM.

of Union county.

"THE right of Trial by Jury, the Habeas Corpus the Liberty of the Press, the Freedom of Speech, the National Rights of Persons and the Rights of Property must be preserved - Extract from Gen. Hancock's letter upon taking charge of the Louisiana department.

### ANNOUNCEMENTS.

COUNTY ATTORNEY.—I hereby announce myself as a candidate at the ensuing November
election for the office of County Attorney for the
county of Alexander, Illinois. ANGUS LEEK.

CIRCUIT CLERK -We are authorized to an-mounce that ALEX. H. IRVIN will be a candi date at the ensuing November election for the effice of circuit clerk in Alexander county.

FOR SHERIFF... We are authorized to announce that Mr. JOHN HODGES will be a cardidate for re-election to the office of Sheriff, of Alexandre county, at the next November election, subject only to the vote of the people at the polls.

All Hancock and English campaign clubs and other organizations which support the Democratic candidates, are requested to send to W. H. Barnum, chairman national Democratic committee, 132 Fifth avenue. New York.

1st. The name and location of their organiza-

A statement of the number of members en-

rolled.

3d. The names of officers.

4th. Accounts of meetings held.

5th. Report, every week during the campaign,
of the number and increase of membership, with
the condition and prospects of the canvaes.

"More food and less medicine, more of nourishment and strength, less of the debilisting influence of drugs is what our feeble and exhausted constitutions require," said Baron Liebig, when he perfected the composition of the "Malt Bitters."

### A CARD.

To all who are suffering from the errors and indiscretions of youth, nervous weakness, early decay, loss of manhood, etc., I will send a recipe that will cure you, free of charge. This great remedy was discovered by a missionary in South America. Send a self-addressed eneviope to the Rev. Joseph T. Inman, Station D. New York City.

THE railroad boom has reached Missis sippi. Her inhabitants are begining to awake to a full realization of the fact that they need more railroads, and they are taking active steps to secure them. A number of roads will be built through various sections of the state during the ensuing year. These are steps in the right direction, and we are gratified to observe that the increased trade and prosperity of our sister state are such as to demand enlarged facilities for travel and transportation.

THE Oklahoma boom has been given a new impetus. A company has been organized for building a city in Oklahoma, and articles of incorporation have been filed with the secretary of state of Kansas. It is called the Oklahoma town company, A beautiful location for the future city of the Indian Territory has been selected near the North Folk of the Canadian river. Several other companies are in process of organization, and, from present prospects, there will be a general movement into the territory before winter sets in.

Some warrant a cure when the fee is pro-Men doubt however, and are undecided,

But when pimples and blotches your features do marr

Spring blossom is the best cure by far. PAUL G. SCHUH, Agent.

### OHIO ALARMED.

A very significant cry comes from the Nineteenth Ohio district. It will be re membered that this is Garfield's "old district" where, after the cor uptions of h's congressional record were exposed, the more respectable element of the party in the Western Reserve held a bolter's convention and protested against the endorsement of a man whose record was so open to censure. It was on the 7th day of September, 1876, that this convention was held to repudiate a false and corrupt representative. Among the resolutions adopted by this assemblage of Republicans were the following:

"There is no man to-day officially connected with the admir istration of our national government against whom are justly preferred more or graver charges of corruption than are publicly made and also abundantly sustained against J. A. Gar-

"We arraign and denounce him for his corrupt connection with Credit Mobilier, for his false denials before his constituents, for his perjured dentials thereof before a committee of his peers in congress, for fraud upon his constituents in circulating among them a pamphlet purporting to set forth the findings of said committee, and the evidence against him, when, in fact, material portions thereof were omitted and garbled.

Resolved, That we further arraign and charge him with corrupt bribery in selling his official influence as chairman of the committee on appropriations for \$5,000 to the De Golyer pavement ring to aid them in securing a contract from the board of Public Works of the district of Columbia; selling his influence to the said ring in imposing upon the people of said district a pavement which is almost worthless at a price three times its cost, as sworn to by one of the contractors; selling his influence to aid said ring in securing a contract, to procure which it corruptly spent \$97,000 for "influence;" selling his influence in a matter that involved no question of law, upon the shallow pretext that he was acting as a lawyer; selling his influence in a manner so palpable and clear as to be so found and declared by an impartial and competent court upon an issue solemnly tried.

These are serious charges, but they were made by Republicans. And they had the effect to reduce Garfield's majority in that Republican congressional district from 14,-000 down to about 2,000. The same resolutions are having a like effect against Garfield throughout Ohio, as a presidential candidate. Hence is heard the voice of alarm from Republicans in the shape of an address from the machine committees from the Nineteenth district, for the purpose of removing the impression that the resolutions of 1876 are making in the country. The address, which is lengthy, does not disprove the charges made against Garfield, but simply puts its defense on the ground that the proceedings of the convention were not the action of the Republiparty. It is true that they were not the charges of the regular machine convention, but every member of the convention which passed the above resolutions, was a Republican. Everybody understands that they were the honest independent Republicans who would not be controlled by a machine with so corrupt a man as Garfield acting as the engineer. It was wholly unnecessary for the machinists of Mr. Garfield's district to issue a long address to tell the country who the men were composing the convention denouncing Garfield. The country knows who they were just as well as Garfield's henchmen. The country knows they were Republicans, and the Republican committee that now issues an address in denfense of the Republican candidate "to remove a false impression," had better stick to the text-explain the charges made by Nineteenth District

OUGHT a woman to kiss a tobacco-Chewer? "Yes if she chews" and no one ought to choose to be without Spring Blossom, to keep there blood in order. PAUL G. SCHUh

Republicans in 1876.

### A FLAT FAILURE. Cincinnati Enquirer.

The flattest failure in this political campaign is the attempt made by the Republican press to make consequential political capital out of the private business transactions of the Democratic candidate for vicepresident. These papers publish long lists of the mortgage toreclosures and sheriff deeds that have been made in his name all of which would amount to nothing even if unexplained, but it turns out, as will be seen from the letter of our Indianapolis correspondent, that the whole thing is a gross misrepresentation and perversion of the facts, with the view of misleading the public and getting up a prejudice against Mr. English. It turns out that most of the lots described in the Commercial's list do not now and never did belong to Mr. English, and there are not in the whole list a dozen toreclosures of mortgages executed to him, and in these few cases he was the loser by being torced Huntake the property. dreds of the lots mentioned in the list be long to widows and orphans and are held in Mr. English's name in trust for them, because of his well established reputation for prudence and fidelity. In many other cases Mr. English does not even own the lots in trust, and in estimating the present value of the property the Republican papers give the amount as it stood on the tax-book of 1875 instead of 1880, concealing the fact that real estate in Indiana is valued for taxation only once in five years, and that lots set down as valued at \$400 each are in fact valued at only \$70 each by the assessment of 1880. Besides, in Indiana property sold at sheriff's sale can be redeemed at any time within a year by either the owner or a creditor on paying the amount of the bid, with interest. So there is no such thing in that state as taking real estate in at sheriff's sale at a ruinous sacrifice. The charge of buying property at tax-sale on speculation has been shown by the highest Rehublican evidence to be false.

A GIFT-DECLINED.

Appleton's Readers were declined as gift by the St. Louis board August 24, 1880, by the decisive vote of seventeen to seven. Thus emphatically were these books refused as a gift in the home of their

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A DMINISTRATOR'S SALE OF REAL ES A DMINISTRATOR'S SALE OF REAL ESA TATE.

Public notice is hereby given that by virtue of a judgment and order of the county court of Alexander county, Illinois, made and entered at the June term thereof, A. D. 1880, in a cause wherein Eliza J. Twente, administrix of the estate of Alexander Twente, deceased, was plaintif, and Ida C. Twente, Amos A. Twente, Asa D. Twente, Artur H. Twente, Ezra J. Twente, John H. Clark, Franklin Hitt and William Tolbert, were defendants, for the sale of real estate to pay the debts of the said Alexander Twente, deceased, I. the undersigned, administrativa as aforesaid, will on Wednesday, the 29th day of September, 1880, at eleven o'clock a. m., at the front door of the court house in Cairo in said Alexander courty, proceed to sell at public sale, to the highest hidder the following described real estate, free and clear of the dower of the undersigned as widow of the

of the dower of the undersigned as widow of the said decessed, namely: The undivided five-sixths (5-6) of the southeast quarter, of the northwest quarter, and of the south-west quarter of the northwest quarter, of section twenty-five (25) in township fifteen, south range No. three (3) west of the third principal meridian in said Alexander county, for the purpose of paying the debts of said estate.

The terms of sale are, one half cash down, and the balance in one year with note, and also mortgage on the real estate soid to scure the deferred payment; said note to bear interest at the rate of six per cent. ELIZA J. TWENTE. Admistratrix.

Cairo. Ill., Aug. 30, 1880.

TRUSTEE'S SALE.

Whereas, F. Marion Lawrence and Evaline Law whereas, F. Marion Lawrence and Evanice Law-rence his wife, did, by their deed of trust bearing date June 24. A. D. 1876, and recorded in the re-corder's office of Alexander county, lillnois, Julyl. A. D. 1879 in Book "Q" of Trust Deeds on page 343, convey to the undersigned trustee, the following real estate situate in county of Alexander and State of Illinois, to-wit: The southeast quarter of the northwest quarter, and the northeast quarter of the southwest quarter. sil of section thirty-four (34) township fourteen (49), range two (2), west of third principal meridian. In trust to secure the payment principal meridian, in trust to secure the payment of a certain promissory note in said deed of trust described; and whereas, default has been made in the payment of said note, which said note remains long since past due and unpaid. Now, therefore on application of the legal holder of said note notice is hereby given, that the undersigned trustee will, on Monday the 37th day of September. A D. 1880, at the door of the court house, in said Al exander county and State of Illinois, at the hour of 2 o'clock p. m. of said day, offer for sale and sell at public anction to the highest bidder, for cash, the above described real estate to many and sell at the court of the highest bidder. above described real estate to pay and satisfy the amount of principal and interest due upon sale note. WILLIAM HULEN, Trustee. Carro, ILL., August 20, 188),

T EGAL.

State of Illinois, Alexander County-ss. In the Circuit Court of Alexander County, Sep.

ember term 188). Peter Conrad vs Matthew J. Ryan-Debt-In attachment. Demand \$2.938 35. The above named defendant is hereby notified of the pendancy of the above attachment, at the suit of Peter Conrad against the estate of Matthew J Ryan, for the sum of \$2,938.35, and before the above named court now pending; and that unless said de fendant shall appear, give ball and plead within the time limited for his appearance in such case, to wit: on or before the third day of the September term of said court, to be holden at the court house in said county on the the third Monday of Septem ber, 1889, judgment will be entered, and the estate so attached will be sold.

JOHN A. REEVE. Calro, Ill., August 26th, 1880. Green & Gilbert, Attys.

EGAL

State of Illinois, Alexander County-ss In the Circuit Court of Alexander County, Sep In the Circuit Court of Alexander County, September term, 188.

The City National Bank of Cairo vs. Matthew J. Ryan—Debt—In attachment. Demand \$034.11

The above named defendant is hereby notified of the pendancy of the above attachment at the suit of the City National Bank of Cairo against the estate of Matthew J. Ryan for the sum of \$604.11, and before the above named court now pending; and before the above named court now pending; and that rules and defendant shall arriver, give half. that unless said defendant shall appear, give bal and plead within the time limited for his appear ance in such case, to with on or before the third lay or the September term of said court, to holden at the court house in said county on third Monday of September 1880, indement will entered, and the estate so attached will be soil JOHN A REEVE.

Clerk of said Court Cairo, Ills., August 26th, 188. Green & Gilbert, Attys

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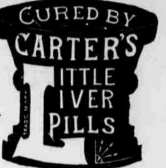
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